ITEM OB-040

PURPOSE

To consider a reduction of public road frontage for proposed lots 1-3 from 75' to 7' per lot for John and Mona Loyd for property located on the south side of Hadaway Road, east of Oak Mountain Road, in Land Lots 270 and 271 of the 20th District (5257 Hadaway Road).

BACKGROUND

The Board of Commissioners considers all reductions to minimum road frontages pursuant to a code amendment to Sec. 134-271(7)(a) adopted on February 27, 2018. The subject property is zoned R-30 and the applicant would like to create three additional lots behind the existing house. The applicant would like the Board of Commissioners to consider a reduction of public road frontage for proposed lots 1-3 from 75' to 7' per lot. Each of the proposed lots would exceed the minimum lot size for R-30 and would meet other zoning criteria such as setbacks and impervious surface. There would be a shared driveway for the three lots.

STAFF COMMENTS

<u>Water and Sewer</u>: Cobb County Code 122-130 requires all lots less than 80,000 ft2 in a new subdivision to connect to active sewer.

Stormwater Management: The Stormwater Management Division cannot support this request without provision for providing stormwater management as required by County Development Standards. The layout must provide for a stormwater management facility on its own parcel with 20-foot minimum flagged access to the public right-of-way. This can be addressed at Plan Review.

RECOMMENDATION

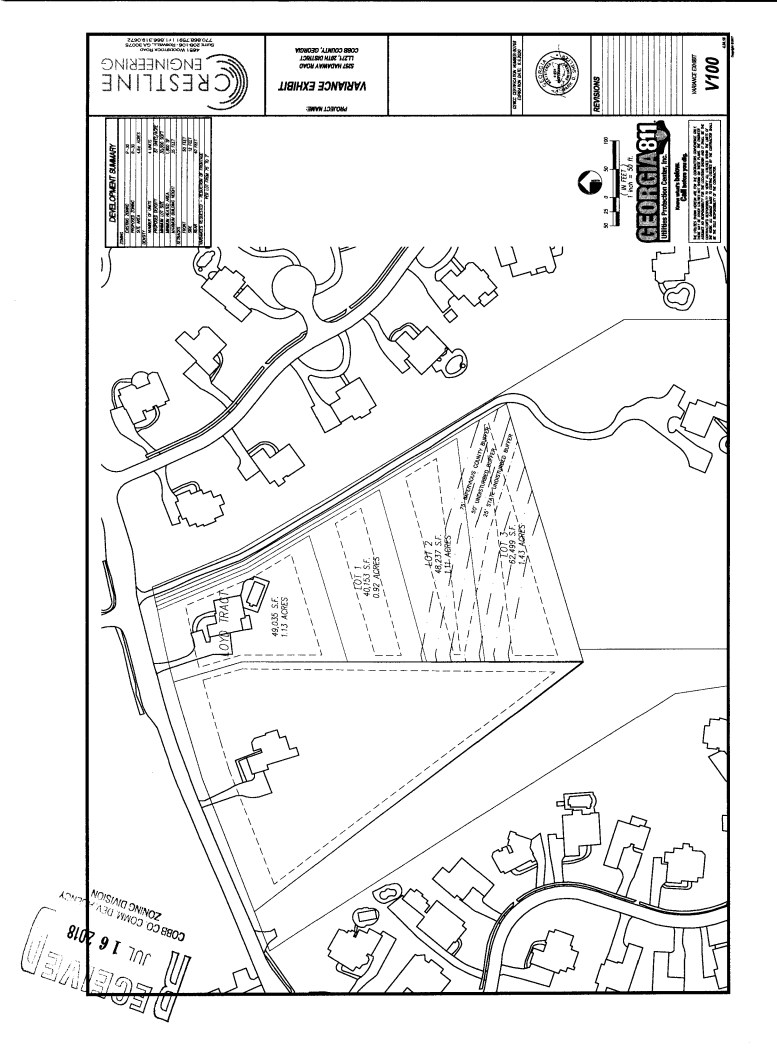
The Board of Commissioners conduct a Public Hearing and consider the proposed reduction of minimum lot size.

ATTACHMENT

Other Business application.

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(Cobb County Zonnig Division - 770-526-2055)	BOC Hearing Date Ben COBB CO. COMMING DIVISION	770-846-51	
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(applicant: John E and Mona Lu			
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(representative signature)		NESTIN DAY	
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(List or attach additional information if needed)



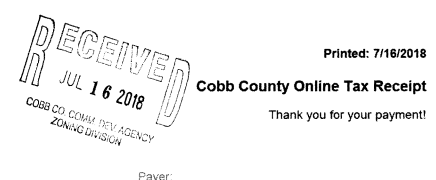


Phone:

Fax:

CARLA JACKSON CHELLY MCDUFFIE CHIEF DEPUTY

770-528-8600 770-528-8679



Payer: JOHN E & MONA M LOYD

LOYD JOHN E JR & MONA M

Payment Date: 10/16/2017

Tax Year	Parcel ID	Due Date	Ap	peal Amount		Taxes Due
2017	20027100520	10/15/2017	Pay:	N/A	or	\$0.00
Interest :	Penalty	··· Fees	Total Due	Amount Paid		Balance
\$0.00	\$0.00	\$0.00	\$0.00	5,178.94		\$0.00



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SAMS, LARKIN, HUFF & BALLI

A LIMITED LIABILITY PARTNERSHIP

GARVIS L. SAMS, JR. JOEL L. LARKIN PARKS F. HUFF JAMES A. BALLI

ADAM J. ROZEN

SUITE 100 376 Powder Springs Street Marietta, Georgia 30064-3448

July 19, 2018

770•422•7016 Telephone 770•426•6583 Facsimile

SLHB-LAW.COM



VIA EMAIL & HAND DELIVERY

Mr. John P. Pederson, AICP, Manager Cobb County Zoning Division Community Development Agency 1150 Powder Springs Road, Suite 400 Marietta, GA 30064

Re: <u>Other Business Application of John E. and Mona Loyd</u> regarding 5257 Hadaway Road

Dear John:

As I have been engaged by and will be representing Mr. and Mrs. John E. Loyd in connection with the above-captioned Other Business Application, enclosed please find a Constitutional Challenge to the zoning conditions imposed by the current zoning district and classification. In that regard, I would appreciate it if you would make note of that fact in the Other Business file and in Zoning Analysis and please update your records, communications and/or electronic transmissions/postings accordingly.

I will appear before the Cobb County Board of Commissioners on August 21, 2018. Additionally, I look forward to working with you in connection with this Application. Please do not hesitate to contact me should you have any questions or require any additional documentation. With regards, I am

Very truly yours,

SAMS, LARKIN & HUFF, LLP

Garvis L. Sams, Jr. gsams@slhb-law.com

GLS, Jr./klk Enclosure/Attachment

cc: Mr. John Loyd (via email w/attachment)

TO THE COBB COUNTY BOARD OF COMMISSIONERS

COBB COUNTY, GEORGIA

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IUL 1 9 2018

CONSTITUTIONAL CHALLENGE

COBE CO. COMR. DEVIAGENCY ZONING DIVISION the "Applicants", for themselves and/or acting on behalf of the Owners, asserts the following, to wit:

1.

By Application to which this exhibit relates, Applicants have applied for an Other Business Item regarding certain real property lying and being in Cobb County, Georgia, a more particular description and delineation of the subject property hereinafter referred to as the "Property", being set forth in said Other Business Application.

2.

The Application seeks approval of an Other Business Application and for grant of special exception by the governing authority of Cobb County, Georgia to waive certain zoning condition(s) imposed by the current zoning district and classification.

3.

Applicants state that a literal interpretation and enforcement of Ordinance provisions creates an unnecessary and unreasonable hardship with no resulting substantial benefit to the public good.

SAMS, LARKIN, HUFF & BALLI, LLP MIMTED LIABILITY PARTNERSHIP ATTORNEYS AT LAW SUITE 100 376 POWDER SPRINGS ST. MARIETTA, GA 30064 770.422.7016 The exception and variance sought by the Applicants concerning the Subject Property will not impair the purpose, spirit and intent of the Ordinance and stands to alleviate any and all non-compliance of the foregoing requirements while causing no substantial detriment to the public good.

5.

The current zoning classification and any conditions are unconstitutional in that they deprive the Applicants under and pursuant to Article 1, Section I, Paragraphs I and II of the Georgia Constitution of 1983 and the Equal Protection and Due Process clauses of the Fifth and Fourteenth Amendments to the Constitution of the United States. This deprivation of property rights without due process violates constitutional prohibitions against the taking of private property without just compensation.

6.

The zoning conditions and stipulations as they presently exist violate the Applicants' right to the unfettered use of the property in that the existing conditions and stipulations do not bear a substantial relation to the public health, safety, morality or general welfare and is, therefore, confiscatory and void. Further, said requirements are unconstitutional in that they are arbitrary and unreasonable, resulting in relatively little gain or benefit to the public, while inflicting serious injury and loss upon the Applicants.

SAMS, LARKIN, HUFF & BALLI, LLP LIMITED I JABILITY PARTNERSHIP ATTORNEYS AT LAW SUITE 100 376 POWDER SPRINGS ST. MARIETTA, GA 30064 770.422.7016 The Cobb County Zoning Ordinance is further unconstitutional in that the procedures contained therein pertaining to the public hearing held in connection with Other Business Applications also violates the aforementioned constitutional provisions in that said procedures contain the lack of procedural and evidentiary safeguards, do not restrict evidence received to the issues at hand and are controlled wholly and solely by political considerations rather than the facts and considerations required by law.

Respectfully submitted, this the <u>19</u> day of <u>Cerr</u>, 2018.

SAMS, LARKIN, HUFF & BALLI, LLP

By:

GARVIS L. SAMS, JR Attorney for Applicants Ga. Bar No. 623950

SAMS, LARKIN, HUFF & BALLI, LLP A LIMITED LIABILITY PARTNERSHIP ATTORNEYS AT LAW SUITE 100 376 POWDER SPRINGS ST. MARIETTA, GA 30064 770.422.7016